

PUBLISHED EVERY THURSDAY BY
Record Publishing Company,
OFFICE: MAHONIC BUILDING,
LACOUR STREET.
TERMS:
Subscription, One Year, by Mail, \$1.00
Six Months, .50
Advertising rates furnished upon application at
the office.
Entered at the Postoffice at Pioche, Nevada, as
Second Class matter.
Commenced the 1st of July, 1897.
Not responsible for the opinions of its corre-
spondents.
Delivered by Carrier at 50 cents per
Month.
LOCAL AND OTHERWISE.

Beer on ice at Thompson's.
H. J. Goodrich left for DeLamar
Sunday.
Red Seal Root Beer for sale at
Thompson's.
Wesley Williams came in from
Royal City yesterday.
W. E. Barney came in from Deer-
lodge yesterday.
Paul Succetti came in from Comet
for a supplies of goods.
Quite a bit of freight has been
coming in the past week.
Bosko came in by private convey-
ance on Monday and left Tuesday
for DeLamar.
Choice ranch butter is scarce lately
but you can get it at Thompson's.

T. J. Osborne took a run to De-
lamar on Friday, returning yesterday.
H. E. Freudenthal and wife left
for Salt Lake Saturday to attend the
Jubilee.

Joe Delume came in Saturday from
Deerlodge and reports the mine is
looking well.

Father Kennedy came from De-
lamar Saturday and spent a few days
and returned yesterday.

Miss Annie Clinton returned Wed-
nesday from DeLamar where she has
been visiting her sisters for two
weeks.

Ed. Freudenthal, Mike Williams
and John Gelobert went out to
Little Cherry Creek, Nye County, this
morning on a short prospecting
trip.

The generous rains of the past
week have placed the roads here-
abouts in excellent condition. Ruts
are filled, dust laid, and despite the
warm season, traveling is some-
thing of a pleasure.

Wm. Wheatly and F. W. Dickie
have commenced suit against Gamma
Poncin, J. B. Osborne and others to
settle title to a piece of mining prop-
erty in the old Groom District. The
summons is published in this
issue.

The suit of Berger against Turner
in the Justice's court which was
set for yesterday, was not tried.
Turner concluded to prosecute his
journey to other parts and left last
Saturday for Salt Lake after arrang-
ing for payment of the bill.

A magnificent cup 22 inches in
height, of silver and gold, in the
proportions of 16 to 1 will be pre-
sented to W. J. Bryan at Salt Lake
during the Trans-Mississippi Con-
gress of which he is President.
Various mining companies have
made donations of silver towards
composition.

Word was received this week by
H. W. Ely from London that the
Scottish syndicate, for which Col.
Sutherland recently explored the
Ely mines in Coon, had concluded
to take the property, and that the
syndicate would immediately put up
about \$40,000 to further explore
and develop the mines. This is
the best Comoro news that has been
given forth for several years.—Lyon
County Times.

THE SCHOOL APPOINTMENT.

The amount of money apportioned
to the various counties of the
State for the semi-annual term end-
ing June 30, 1897, is over \$6,000
larger than for the same period one
year ago, which is a noteworthy in-
crease in due in part to the vigil-
ance and firmness of State Treas-
urer Westfield, who took the
ground that the expenses of the
Orphan's Home and portions of the
salaries of some of the State officials
are not properly payable out of the
State School Fund, as heretofore
practiced. The Supreme Court has
sustained him in his view, and the
public schools are thereby gainers
to the extent of some thousands of
dollars yearly.—Reno Journal.

MOUSE THE RENEGADE.

After A Long Hunt He is Cornered
and Prefers Death to Capture.

Overtown Nevada, July 15th, 1897.
Editor Pioche Record.

Dear Sir,

On the morning of July 5th, the
squaw of Indian Joe Mason, visited
her garden, and discovered a cab-
bage head gone, on looking around
discovered an Indians track. She
at once reported to her lord and
master who on inspection decided it
was the Indian Mouse's track. On
this being known J. S. Huntsman,
J. Crawford and Joseph Levett,
with several Indians started on the
trail which went from bush to bush
and from rock to rock till a mile
from the Muddy Valley and from
there he did not try to hide his tracks.
Said parties followed the trail three
or four miles, and then returned
home. Ward was brought to us
that night that they were satisfied
that Mouse was the one wanted by
many in this part of the country.
On the morning of the 6th, I started
some more Indians out with the
party that was out the day before,
which trailed the Indian among the
hills about 12 miles to a point about
west of St Thomas where they found
a well of pure clear water, at which
place it looked as if he had camped
for some time. After satisfying them-
selves that he was in their region
they returned to Overtown that night.
Next morning the 7th I called a
meeting of the citizens at 9 A. M. at
which it was decided to take the
trail and follow it until Mouse was
captured, killed or driven out of the
country. A company was organized
consisting of J. S. Huntsman,
D. J. Cox, W. A. Perkins, S. A.
Angle, Joseph Cooper, Wm. Cooper
and six Indians who started out that
afternoon and went to where they
left the track the evening before,
where they camped for the night.
Next morning they went to the
well for water and again took the
trail which they followed about 20
miles through a wild, rough and
almost impassable country, camping
on the trail, with the exception of
three Indians who continued on the
trail that night to the upper Muddy.
Provisions were sent on from time
to time as needed and as I could
get the word. When they started
on the trail from the Muddy 22
more Indians joined in the chase
who trailed Mouse to the Kane
Springs in Meadow Valley Wash.
Then Mouse turned back for the
Muddy Springs, and on the morn-
ing of the 11th, they have in sight
of him a mile away about 10.30 A. M.
So the Indians in the company ran
ahead and up to hailing distance
and called on Mouse to stop and
surrender the third time if he did
not stop they would shoot him. His
reply was shoot S— B—, and
fired at his pursuers at the same
time, which was answered by
one from the Indians and from that
on it was a running fight for nearly
an hour when Mouse was killed he
shooting five times. His body was
sent to me at Overtown. The carrier
arriving at 2 A. M. on the 12th,
when I took a number of people to
Moapa to have Mouse identified.
There were 12 white people who
identified the dead Indian as Mouse
all the Indians 30 or more say it is
Mouse.

Mouse has with him the gun he
stole from Dave Indian with which
he killed Sterns and David last Jan-
uary also a white handled pistol
which George Perkins recognizes as
belonging to David who was killed
which I have in my possession and
subject to an order from Davis or
relatives.

It would be a good time now for
sheriff H. E. Freudenthal to pay to
the Indians and company the \$150.
that report says he promised for
Mouse's capture also a good time for
the County Commissioners of this
County to reward the company for
the hard time they had in capturing
Mouse.

THOMAS J. JONES.

The report of last week that 16
cases of fever existed at DeLamar is
contradicted. The doctors at De-
lamar say that no pronounced cases
exist there at this time, but that one
or two cases approaching fever have
been encountered of late, every one
of these cases presenting a form of
bilious intermittent fever, due
principally to neglect of the system
but not unusual in any of its charac-
teristics.

JUSTICES COURT.

In the Justice's court here last
Saturday F. C. Berger sued Wm.
Turner for \$21.15 and caused Turn-
er's arrest on a charge of attempt-
ing to leave the state without pay-
ing the bill. The claim is made for
advances made to Turner by Berger
while working for the latter in the
Pacific tunnel last winter. Turner
claimed that Berger was to furnish
him with board, clothing, etc.
under the contract of work and that
the \$21.15 was to apply on 80 odd
days work he had performed. This
is the first civil case to occur here
in 15 years in which the defendant
has been arrested, though such
cases are of common occurrence at
DeLamar.

PANACA POINTS.

Mrs. Findlay has been quite ill
but is now improving.

Frank Walker and family left on
Monday for a visit to Desert Utah.

Mrs. Carrie Lee on left Saturday for
a summer's visit at Salt Lake with her
sister Mrs. Young.

J. G. Brown was laid up several
days this week but is now in attend-
ance on business again.

Miss Della Lee left on Saturday
for Provo, where she will attend the
B. Y. Academy at the opening of
the next term.

Mrs. Dorrel, of Bennett Springs,
accompanied by her daughters Ida
and Dollie have gone to visit with
friends at Salt Lake and to take in
the Jubilee.

So many of our citizens are away
that the town is unusually quiet. It
will be interesting enough for a time
after their return to listen to their
various experiences at the Utah cap-
ital.

So many of our town people are
away at the Jubilee and other places
that no action will be taken with
regard to the Round Valley reservoir
proposition until they return and
settle down to business again. This
will be several weeks perhaps, but no
great delay will occur as active work
could not commence on the reservoir
for some time.

Watch Repairing.

M. Hyman, a watchmaker of long
experience is located at the Nevada
Hotel opposite Meadow Valley St.
where he is ready to do any work in
his line. Clocks and watches clean-
ed and repaired at reasonable prices
and all work guaranteed. He will
remain only as long as business jus-
tifies. Don't wait but bring in your
work at once.

FOR SALE CHEAP.

2 fine Walnut Office Desks, Show
Cases, Scales, Counters, shelving
and fixtures, apply to:
J. Eisenmann.

Married.

Gus Yorda and Maria Turnoi
were married last evening at the re-
sidence of Henry Welland. Invita-
tions had been issued and a large
number of friends were present. The
ceremony was performed by Father
Kennedy, who came up from DeLa-
mar for that purpose. The bride is
a ward of Mrs. John Frei and has
lived here less than a year. The
groom is well known hereabouts and
his many friends wish him happiness
in his new life.

FROM DeLAMAR.

Still quiet.
Recent rains have made the
weather quiet pleasant for the past
week.

Hank Munford died this morning
at the hospital of fever. He was
taken while living in a dugout cab-
in and was far advanced before
medical attendance was obtained.
He will be buried this afternoon by
the Miner's Union.

The DeLamar Company last week
sustained a loss of its entire supply
of several hundred cords of wood at its
pump station between here and Mead-
ow Valley Wash. The fire proba-
bly originated in sparks from the
boiler room and nothing could be
done to save any of the ricks.

The big smokestack at the mill
is climbing into the air every day.
It is riveted together in eight foot
sections each piece being joined on
at the bottom and the stack then
is raised for another piece. It is to
stand 125 feet high when completed
and will be moved over to the north
some ten or twelve feet, when finally
completed.

Shortly after the arrival of Cap-
tain DeLamar on Friday night he
was serenaded by the brass band
and responded with a \$100.00 do-
nation to the band fund, much to
their pleasure.

Captain J. R. DeLamar, accom-
panied by Manager H. A. Cohen
arrived at 8.30 o'clock last Friday
night, having made the drive from
Milford here, a distance of 160 miles
in fourteen and three quarter hours.
This not only breaks all previous
records, but furnishes one which it
will be difficult to improve upon.

Teams had been stationed at every
available point along the road and
when the start was made no stops
occurred except to change horses.
P. B. McKee did the driving and
with the same arrangements for the
return trip, will try to still
further shorten the time.

Fire Drill.

The DeLamar Company proposes
to take the fewest chances possible
of loss by fire. Hose houses are
stationed at various accessible places,
above below and around the works;
electric alarm bells are placed at a
number of prominent points and the
whole mill force constitutes the
Fire Company. The whistle sounds
general alarms and denotes the hose
house to be used.

A fire alarm drill is an occasional
feature. One took place on Sunday
at about 1 o'clock, the whistle sound-
ing for the South end of the wood
yard. The mill hands had the hose
out and water on in less than a
minute and a half, including about
a 200 yard run from the mill. The
alarm brought out the town also.

This is good active work for any
fire company and would be hard to
beat.

Fourth of July Receipts and Disburse- ments.

Following is account of the 4th,
of July Committee of cash received
and showing how it was expended.

| Receipts | Disbursements |
|----------|---|
| \$492.50 | Music, Band 125.00 |
| | Music, Orchestra 31.00 |
| | Hall Rent 20.00 |
| | Callers 5.00 |
| | Piano rent, C. Minoletti, 10.00 |
| | W. Reeder, carpenter, 35.00 |
| | Ball Game 10.00 |
| | Goddess's, Day and Night, 12.00 |
| | Labor, clearing ground, 10.00 |
| | A. A. Marshall, barbecue, 40.00 |
| | C. Turner, 1.00 |
| | G. Bell, teams, 10.00 |
| | Team, 10.00 |
| | Prizes, 46.00 |
| | Refreshments, 18.75 |
| | " China Dick 2.00 |
| | Lumber and Covers for stand 30.00 |
| | Decorations, A. Clark, 3.40 |
| | " J. Shier, 2.95 |
| | Hauling Lumber, 15.00 |
| | L. O. O. F. decorations, 9.00 |
| | D. L. Wertheimer & Co. Sup- plies, 22.30 |
| | The Lodge, printing, 15.00 |
| | Geo. C. Fetterman, Supplies, 4.45 |
| | Leaving a balance of \$8.15 |
| | School Fund, \$492.50 |

Notwithstanding the report re-
ferred in the last issue of The Lodge,
that the Committee received \$5, each
a day for their services, we wish to
brand the same as untrue as the fore-
going report will show.

Signed,
H. N. Mayo, Chairman.
T. H. Oxman,
A. J. Clark,
R. A. Martin,
S. E. Wertheimer,
F. R. McNamee,
Geo. C. Fetterman.

NEW TO-DAY.

DISTRICT COURT SUMMONS.

In the District Court of the Fourth Judicial Dis-
trict of the State of Nevada, to and for
Lincoln County.

The State of Nevada sends Greeting to
J. B. Osborne, J. C. Russell, J. H. Baker, Charles
Kinz, Gamma Poncin, C. H. Hobbs, John Dora,
and Richard Rice.

You are hereby required to appear in an action
commenced against you as defendants by William
Wheatley and F. W. Dickie as plaintiffs, in the
Fourth Judicial District Court of the State of Nev-
ada, Lincoln County, at this to wit, on the 22nd day
of July, 1897, at 10 o'clock A. M., to answer the
complaint therein, which is on file with the
Clerk of said Court, within ten days after the
service on you of this summons (exclusive of the
day of service) if served in said County, or twenty
days if served out of said County, but within this
District, and in all other cases forty days, or judg-
ment by default will be taken against you, accord-
ing to the prayer of said complaint.

The said action is brought to recover judgment
and decree against you, the said defendants, quiet-
ing the title of said Plaintiffs to that certain min-
eral ground situate in what is known as the Groom
Mining District in said County of Lincoln and
State of Nevada, located, recorded, known and
called "Willow" Mine and Mining claim, and the
"Maria" mine and mining claim an extension of
the "Willow" Mining claim which said min-
ing claims the said Plaintiffs claim to be the owners
and in the possession of and to which you claim
some interest or estate, as is alleged, adverse to
any and debarring you from asserting such or any
adverse claim to said mineral ground and for costs.
And you are hereby notified that if you fail to ap-
pear and answer the said complaint as above re-
quired the said Plaintiffs will have your default en-
tered and apply to said Court for the relief demand-
ed in the complaint in this action.
In testimony whereof I, H. J. Goodrich, have
hereunto set my hand officially, and affixed the seal
of said Court, this 22nd day of June A. D. 1897.
H. J. GOODRICH,
Clerk of the Fourth Judicial District Court.

LEVI STRAUSS & CO.

FACTORY-SAN FRANCISCO-CAL.

COPPER RIVETED



OVERALLS AND SPRING BOTTOM PANTS.
EVERY GARMENT GUARANTEED.
EMPLOY OVER 350 GIRLS.

National Educational Association Meet- ing.

For the meeting of the National
Educational Association at Buffalo in
1896 the excellent service given by
the Union Pacific was commented
on by all those who had the pleasure
of using that line. This year our
educational friends meet in Milwan-
kee, Wis., July 6th to 9th, and
members of the association and
others from points west of the Mis-
souri River, should by all means take
the Union Pacific.

The service of the UNION PACIFIC
via Omaha or Kansas City is the very
best. The equipment consists of
handsome day coaches, Chair Cars
Pullman Buffet and Drawing Room
Sleepers, Dining Cars and Buffet
Smoking and Library Cars. Fewer
changes than via any other line.
One fare, plus \$2.50 for the round
trip will be the rate from all points
west of the Missouri River for this
meeting.

For illustrated matter, folders, etc.,
call on your nearest agent, or ad-
dress,
E. L. LOMAX,
Gen. Pass. and Tkt. Agt. Omaha
Neb.

Oregon Short Line Railroad.

ONLY \$4.00

To the JUBILEE and Return via
the

Oregon Short Line Railroad

FROM

MILFORD.

Tickets on sale July 19th to 23d.

Good returning until July 26th.

TOURIST SLEEPERS on all trains.

Notice of Appointment.

NOTICE IS HEREBY GIVEN THAT THE UNDER-
signed was duly appointed on the 4th day
of June A. D. 1897 and qualified by the Fourth Ju-
dicial District Court of the State of Nevada, in and
for the County of Lincoln, as the administrator of
the Estate of Nelson Gibson, late of said County
deceased.
And all persons having claims against the said
deceased, must, within the time specified, after the first
publication of this notice, file the same, with the
necessary vouchers, with the Clerk of said Court.
Any claims not so filed shall be forever barred.
Filed, Pioche, Nev., June 18th A. D. 1897.
W. M. DAVIDSON,
Administrator of the Estate of Nelson Gibson
deceased.
F. R. McNAMEE,
Attorney for Administrator.

Notice of Forfeiture.

TO J. M. MILLER,
YOU ARE HEREBY NOTIFIED THAT I HAVE
expended One Hundred Dollars in labor and
improvements on the C7 megal lode, situate in
the Fourth Judicial District of the State of Nevada,
as well as upon the claims of said lode, and
in witness whereof, I have caused the following
to be published in the Fourth Judicial District
Court of the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of Section 25.4, Revised Statutes of the
United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of Nevada, to wit: the recorder of said
county, to hold all premises under the
provisions of said section 25.4, Revised Statutes of
the United States, being the same required to hold
the same for the year ending December 31st, 1897,
and within ninety days from the service of this
notice or within thirty days after this notice is
published in the Fourth Judicial District Court of
the State of